

The Gazette of India



PUBLISHED BY AUTHORITY

No. 40] NEW DELHI, SATURDAY, OCTOBER 6, 1956

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 29th September 1956 :—

Issue No.	No. and date	Issued by	Subject
277	S. R. O. 2142, dated the 24th September, 1956.	Ministry of Commerce and Consumer Industries.	Amendment made in the Cotton Textiles (Control) Order, 1948.
278	S. R. O. 2143, dated the 24th September, 1956.	Ministry of Finance (Department of Revenue)	The Central Government exempts capillary glass tubing imported into India or the State of Pondicherry from the whole of the duty of Customs leviable thereon under the Indian Tariff Act, 1934 (32 of 1934).
279	S. R. O. 2144, dated the 24th September, 1956.	Ministry of Commerce and Consumer Industries.	Amendment made in the Cotton Textiles (Control) Order, 1948.
280	S. R. O. 2145, dated the 24th September, 1956.	Government of Ajmer	Corrigendum to Notification No. 6/5/56-LSG-II, dated the 8th September, 1956.
281	S. R. O. 2209, dated the 26th September, 1956.	Ministry of Food & Agriculture.	The Central Government empowers the Government of Assam to make orders in relation to the export of certain commodities under the Essential Commodities Act, 1955 (10 of 1955).
282	S. R. O. 2210, dated the 21st September, 1956.	Ministry of Information and Broadcasting.	The Central Government certifies a film specified in the Schedule to be of the description specified therein.

Issue No.	No. and date	Issued by	Subject
283	S. R. O. 2211, dated the 18th September, 1956.	Ministry of Commerce and Consumer Industries.	Amendment made in the Textile Commissioner's Notification No. S. R. O. 1589, dated the 23rd June, 1956.
284	S. R. O. 2212, dated the 28th September, 1956.	Ministry of Finance	Appointment of a date from which the State Financial Corporations (Amendment) Act, 1956 shall come into force.
285	S. R. O. 2213, dated the 28th September, 1956.	Ministry of Health	Amendment made in the Prevention of Food Adulteration Rules, 1955.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF HOME AFFAIRS

New Delhi-2, the 25th September, 1956.

S.R.O. 2219.—In exercise of powers conferred by Section 5 of the Abducted Persons (Recovery and Restoration) Act No. LXXVII of 1952, the Government of India are pleased to authorise Shri J. T. Banerjee, Sub-Inspector of Police, Calcutta Branch of the Delhi Special Police Establishment, to exercise powers under that Section.

The authorisation issued in this behalf to Shri Harbans Singh vide this Ministry's notification No. 34/114/52-P.II, dated the 23rd July 1953 is hereby cancelled.

[No. F.38/40/56-Police II.].

J. N. DHAMIJA, Dy. Secy.

New Delhi-2, the 26th September 1956

S.R.O. 2220.—In pursuance of clause (b) of rule 2 of the Citizenship Rules, 1956, the Central Government hereby appoints each of the officers specified in column 2 of the Schedule hereto annexed to perform in the State of Assam the functions of the Collector under the said Rules in respect of the area specified against him in the corresponding entry of column 3 and comprised within the district mentioned in column 1 of the said Schedule.

SCHEDULE

Name of the district	Designation of the officer	Area
1	2	3
Cachar	Sr. E.A.C., Silchar.	Silchar Sub-Division.
	Addl., Special Officer, R/R.	Silchar Municipal area.
	S.D.C., Silchar.	Barakpar Ph. (excepting Silchar Municipal area) Charla Ph.
	E.A.C., Silchar.	Joynagar, Barkhola and Bikrampur Phs.
	Project Executive Officer, Silchar.	Jairapur, Pulbari & Rajnagar Phs.
	S.D.C., Karigora.	Katigora, Haritrikar & Levarpota Phs.
	R/R. Officer Silchar.	Jalalpur Gumra & Kalain Phs.
	E.A.C., Silchar	Uthairbond Ph.
	Development Officer, Silchar.	Lakhipur, Baskhandi & Rupaibali Phs.
	S.D.C., Senai.	Sonapur, Davidsonabad, Bomraj & Bhubanhill Phs.
	S.D.O., Hailakandi.	Hailakandi Sub-Division.
	Sub-Deputy Magistrate, Hailakandi.	Chowkidari Circle Nos. 1 to 7 including Panchgram Colony area, Chandipur, Moharpur Colony, Badarpur T.E. Burnie Braes T.E. including Mohanpur Grant, Chandipur T.E.
	E.A.C., Hailakandi.	Chowkidari Circle Nos. 8—13 and 15, including Hailakandi Town and its suburbs. (Natunpara, Lakshmishahar, College Road Colony Paikan and Supkhana) Bandukmara T.E. Kuchila grant, Chandpur and its around including Serispore T.E. Kanchanpore T.E., Martyganj Panchayat area.
	S.D.C., Hailakandi.	Chowkidari Circle Nos. 16—19 and 21 including Aenakhil T.E. Lakhinagar and Monacherra grant, Santhalia T.E., Koya T.E., Lalabazar, Gaglacherra T.E., Lalamukh, Lala Panchayat area.
	Inspector of Supply, Hailakandi.	Chowkidari Circle Nos. 23-24 and 26 including Vernerpur T.E., Lalacherra T. E., Rodpachera T.E., Colony, Appin T.E., & Colony, Katlicherra grant including Niskar and Lalpani. Katlicherrabazar and its suburbs including Swarupnagar Colony. Katlicherrapanchayat area.
	Development Officer, Hailakandi.	Chowkidari Circle No. 30 including Manipur T.E., Dholai T.E., Kuki-cherra grant & Forest village, Sultani-cherra T.E.
Karimganj	S.D.O., Karimganj.	Karimganj Sub-Division.
	Development Officer, Karimganj.	Bhanga Rural Panchayat, Shrigouri Badarpur Rural Panchayat, Badarpur Rly. Colony, Rabbania T.E., Lalwani T.E.
	Illam S.D.C., Karimganj.	Ward No. III, IV and V of Karimganj town.
	R.R. Officer, Karimganj.	Dharmasashan Refugee Colony. Mohanali Refugee Colony. Dararpar Refugee Colony. Shrikrishnapur Refugee Colony.
	E.A.C. II, Karimganj.	Ward No. I, II and VI of Karimganj Town.

1	2	3
Cachar— <i>contd.</i> D.I. of Schools, Karimganj.		Chowkidari Circle Nos. 5, 12, 14, 16, 17, 18, 19, 25, 26, 27, 28, 29, 30, 34, 35, 39 of Karimganj Thana, Nilambazaar, Rural Panchayat, Aylabari T.E., Jalalnagar T.E., Durganagar T. E., Madan pur T.E., Promadenagar T.E., Shri Modon Mohan T.E., Ramani Krishna T.E., Mahmudpur T.E.
E.A.C. Special Revenue Officer, Karimganj.		Chowkidari Circles Nos. 1—11, 21-24, 37 and 38 of Karimganj, P.S. Karimganj Rly. Colony.
S.D.C., Patherkandi.		Chowkidari Circle Nos. 1—18 of Patherkandi Police Station.
A.C.F., Patherkandi.		Duhalia Refugee Colony. Bazarichra Refugee Colony. Basudev Nagar Refugee Colony. Longai Reserve Forest Village. Singla Reserve Forest Village.
Spl. Officer R./R., Karimganj.		Eraligool T.E., Krishna Gobinda Harish Chandra T.E., Bhubrighat T.E., Adamtilla T.E., Longai T.E., Chandkhira T.E., Lal-Khira T.E., Sona Khira T.E., Sopenjuri (Medly) T.E., Piplagul T.E., Tirimty T.E., Silbhum, Bhirband Pathuri, Chamapabari Baitbhakhal Salgoi, Huthi Khira, Isabil T. Estates.
Inspector of Supply, Karimganj.		Chowkidari Circle Nos. 2—5, 12—19 of Ratabari P. S. and Ratabari Rural Panchayat.
Project Executive Officer, Karimganj.		Ramkrishna Nagar, Sonbeel Kalinagar, Velirbond and Cheragi Refugee Colony.
S.D.C. and Manager, Dewan Manik Chand Ward of Estate.		Chargola, Chargola Veily Anipur, Kalacherra, Tarboncherra, Sonaicherra, Kalinagar, Singlacherra, Chunarigool, Bidyanagar, Dullacherra, Mukuncherra, Lalcherra, Goobheria, Maguracherra, Kashinathpur, Kakragool, Oliviacherra, Pathakhuri, Usharani, Benodini, Rajarampur, Manik Nagar Tea Estates.
<i>Sibsagar</i>	A.D.M., Jorhat	Jorhat Sadar Sub-Division.
	S.D.C., Jorhat	Jorhat (Sadar) Circle.
	S.D.C., Majuli	Majuli Circle.
	S.D.C., Titabai	Titabar Circle.
	S.D.O., Sibsagar	Sibsagar Sub-Division.
	S.D.C., Sibsagar	Sibsagar Circle.
	S.D.C. Sonari	Sonari Circle.
	S.D.C., Nazira	Nazira Circle.
	S.D.O., Golaghat	Golaghat Sub-Division.
	Sr. E.A.C., Golaghat	Golaghat Circle.
	S.D.C., Dergaon	Dergaon Circle.
<i>Darrang</i>	Sr. E.A.C., Tezpur	Tezpur Sub-Division.
	S.D.C., Tezpur	Tezpur Circle.
	S.D.C. Biswanath	Biswanath Circle.
	S.D.C., Halem	Halem Circle.
	S.D.O., Mangaldai	Mangaldai Sub-Division.
	S.D.C., Mangaldai	Mangaldai Circle.
	S.D.C., Kalaigaon	Kalaigaon Circle.

1	2	3
<i>Nowgong</i>	S.D.C., Nowgong Sadar. Election Officer, Nowgong S.D.C., Samaguri S.D.C., & A.S.O., Marigaon S.D.C., Raha S.D.C., Kampur S.D.C., Dhing	Sadar Nowgong Circle (excluding the town area) Nowgong town only. Samaguri Circle. Marigaon Circle. Raha Circle. Kampur Circle. Dhing Circle.
<i>Garo Hills.</i>	S.D.C., Tura E.A.C., Mikir Hills, Diphu	The whole of the Garo Hills district. Mikir Hills Sub-Division.
<i>United Mikir and North Cachar Hills.</i>	S.D.O., N.C. Hills Haflong	N.C. Hills Sub-Division.
<i>United Khasi and Jaintia Hills.</i>	A.D.M., Shillong Sr. E.A.C., Shillong	Shillong Sub-Division. Shillong Sub-Division.
<i>Naga Hills</i>	S.D.O., Jowai.	Jowai Sub-Division
<i>Mizo Hills</i>	Asstt. to D.C. Naga Hills, Dimapur Sr. Asstt. to D.C., Mizo Hills, Aijal S.D.C., Lungleh	The whole of the Naga Hills District. Aijal Sub-Division. Lungleh Sub-Division.
<i>Kamrup</i>	S.D.O., (Sadar), Gauhati S.D.C., Gauhati S.D.C., Palasbari S.D.C., Chaygaon S.D.C., Rangiya S.D.C., Nalbari S.D.C., Tihu S.D.C., Tamulpur S.D.C., Hajo S.D.O., Barpeta Sr. E.A.C., Barpeta S.D.C., Baghbar S.D.C., Barnagar S.D.C., Bajali	Gauhati Sub-Division. Gauhati Circle. Palasbari Circle. Chayagaon Circle. Rangiya Circle. Nalbari Circle. Tihu Circle. Tamulpur Circle. Hajo Circle. Barpeta Sub-Division. Barpeta Circle. Baghbar Circle. Barnagar Circle. Bajali Circle.
<i>Lakhimpur</i>	S.D.O., (Sadar), Dibrugarh S.D.C., Dibrugarh West S.D.C., Tinsukia S.D.C., Naharkatia S.D.O., North Lakhmpur S.D.C., Bhipuria S.D.C., Subansiri S.D.C., Ranganadi	Dibrugarh Sub-Division. Dibrugarh West Circle. Tinsukia Circle. Naharkatia Circle. North Lakhimpur Sub-Division Bhipuria Circle. Subansiri Circle. Ranganadi Circle.
<i>Goalpara</i>	Manager, Gauripur Raj Wards Estate, Gaouripur. Manager, Parbat Jourcum-Chaper acquired Estate, Bilashipara. S.D.C., Sidli Circle S.D.C., Dhubri (Sadar) Circle Manager Mechparard Wards Estate Lakhimpur. E.A.C., Kokrajhar S.D.O., Goalpara Sr. E.A.C., Goalpara Manager, Bijni Raj Wards Estate Abhoyapuri. Manager, Mechpara Wards Estate Lakhimpur.	Entire area under Golokgung Thana. Entire area under Bilashipara Thana. Entire areas under Bijni & Sidli Thanas. Entire areas under Dhubri & South Salmara Thanas. Mankachar Thana. Kokrajhar and Gossangaon Thanas. Goalpara Sub-Division. Goalpara and Dudnai Thanas. North Salmara Thana. Lakhimpur Thana.

New Delhi, the 1st October 1956

S.R.O. 2221.—In pursuance of clause (b) of rule 2 of the Citizenship Rules, 1956, the Central Government hereby appoints each of the officers specified in column 1 of the Schedule hereto annexed to perform in the State of Delhi the functions of the Collector under the said Rules in respect of the area specified against him in the corresponding entry in column 2 of the said Schedule.

SCHEDULE

Designation of Office	Area
1	2
Additional District Magistrates, Delhi.	The whole of the Delhi State.

[No. 10/3/56-I.C.]

CORRIGENDUM

New Delhi, the 1st October 1956

S.R.O. 2222.—In the Schedule annexed to the notification of the Government of India in the Ministry of Home Affairs, No. 10/3/56-(1)-IC, dated the 1st August, 1956, published at page 1353 of the Gazette of India, Part II—Section 3 dated the 11th August, 1956, for the entry in column 2 against item No. 10 read the following:—

"Sadar Sub-Division, Tahsil areas of Mohanpur, Bamutla, Simna and Sadar (excluding Agartala Municipal area)".

[No. 10/3/56-I.C.]

FATEH SINGH, Dy. Secy.

New Delhi-2, the 26th September 1956

S.R.O. 2223.—In exercise of the powers conferred by section 2 of the Part C States (Laws) Act, 1950 (30 of 1950), and in partial modification of the notification of the Government of India in the late Ministry of States No. 53-J dated the 24th May, 1950, the Central Government hereby extends to the State of Kutch section 46 of the Bombay Agricultural Debtors Relief Act, 1947 (Bombay Act, 28 of 1947), as now in force in the State of Bombay, and directs that in the said notification, clause 12 (relating to section 46) shall be omitted.

[No. F.10(5)-J/II/56.]

New Delhi-2, the 27th September 1956

In exercise of the powers conferred by section 2 of the Part C States (Laws) Act, 1950 (XXX of 1950), the Central Government hereby extends to the State of Tripura the Bihar Control of the Use and Play of Loud-Speakers Act, 1955 (Bihar Act XII of 1955), as now in force in the State of Bihar, subject to the following modifications, namely:—

Modifications

1. (a) Throughout the Act, except in clause (b) of section 3, for the words "State Government", the words "Chief Commissioner" shall be substituted;

(b) throughout the Act, for the words "Official Gazette", the words "State Gazette" shall be substituted;

2. In the Act—

(a) for sub-section (2) of section 1, the following sub-section shall be substituted, namely:—

"(2) It extends to the whole of the State of Tripura";

(b) in section 3—

(i) in the proviso, for the words "a municipal area", the words "the municipal area specified in the Explanation below" shall be substituted;

- (ii) for the Explanation, the following Explanation shall be substituted, namely:—

“Explanation.—The municipal area referred to above means the area constituted for the time being as Agartala Municipality under the Tripura State Municipal Act, 1349 T.E. (Act II of 1349 T.E.)”;

(c) in the proviso to section 5(1), after the word “humanitarian”, the words “educational or cultural” shall be inserted;

(d) in section 7(1), the word “Assistant” before the words “Sub-Inspector of Police” shall be omitted;

(e) in section 9, after the words “punishable with”, the word “simple” shall be inserted;

(f) section 11 shall be omitted.

ANNEXURE

THE BIHAR CONTROL OF THE USE AND PLAY OF LOUD-SPEAKERS ACT, 1955 (ACT XII OF 1955) AS MODIFIED.

An Act to control the use and play of Loud-Speakers in the State of Bihar.

Be it enacted by the Legislature of the State of Bihar in the Sixth Year of the Republic of India as follows:—

1. **Short title and extent.**—(1) This Act may be called the Bihar Control of the Use and Play of Loud-Speakers Act, 1955.

(2) It extends to the whole of the State of Tripura.

2. **Definition.**—In this Act, unless there is anything repugnant in the subject or context,—

(i) “Loud-Speaker” means an instrument to augment small sounds, vocal, instrumental or recorded; and

(ii) “prescribed” means prescribed by rules made under this Act.

3. **Restriction against use and play of loud-speakers.**—No person shall use and play a loud-speaker—

(a) within such distance as may be prescribed from a hospital or from a building in which there is a telephone exchange; or

(b) within such distance as may be prescribed from any educational institution maintained, managed, recognised or controlled by the State Government, a University established under any law for the time being in force, or a local authority or—admitted to such University, or any hostel maintained, managed or recognised by such institution when such institution or hostel is in the use of students;

(c) within such distance as may be prescribed from a building in which a Court is held during the hours of working of such Court; or

(d) between the hours of 10 P.M. and 6 A.M. without the permission in writing of the prescribed authority:

Provided that the provision of clause (b), (c) or (e) shall not apply to any local area other than the municipal area specified in the Explanation below until a notification applying the provision to such local area has been published in the State Gazette by the Chief Commissioner or the prescribed authority.

Explanation.—The municipal area referred to above the area constituted for the time being as Agartala Municipality under the Tripura State Municipal Act, 1349 T.E. (Act 2 of 1349 T.E.).

4. **Exemption.**—Notwithstanding anything contained in clauses (a), (b) and (c) of section 3, a loud-speaker may be used and played with the permission in writing of the prescribed authority for any cultural, educational or humanitarian purposes or for purposes connected with the maintenance of law and order.

5. **Application for permission to use loud-speaker.**—(1) Every application for permission under section 3 or 4 shall be made to the prescribed authority in the prescribed form and shall bear a court-fee stamp of one rupee:

Provided that no fees shall be charged for applications for the use and play of loud-speakers for humanitarian, educational or cultural purposes or for purposes connected with the maintenance of law and order.

(2) The prescribed authority may grant or reject the application, and, in granting such application, may impose any restriction or condition subject to which the applicant may use and play loud-speaker.

6. **Cognizance of offences under this Act.**—No Magistrate shall take cognizance of an offence under this Act except on a complaint made by, or at the instance of, the person aggrieved by such offence or upon a report in writing made by any police officer:

Provided that nothing contained in this section shall affect the provisions of the Code of Criminal Procedure, 1898 (V of 1898), in regard to the powers of certain Magistrates to take cognizance of offences upon information received or upon their own knowledge.

7. **Power to seize loud-speaker.**—(1) Any police officer not below the rank of Sub-Inspector of Police, who finds a person using and playing a loud-speaker in contravention of the provisions of this Act, may seize the loud-speaker.

(2) Such police officer or any Court before which the loud-speaker is produced may release it in favour of any person claiming to be entitled to the possession thereof on his executing a bond with or without surties, to the satisfaction of the police officer or the Court, engaging to produce the loud-speaker whenever called upon to do so.

8. **Offences to be bailable.**—An offence under this Act shall be bailable.

9. **Penalty.**—Any person who contravenes, any of the provisions of this Act shall be punishable with simple imprisonment which may extend to one month or with fine which may extend to one hundred rupees or with both: and the Court trying such contravention may, on conviction of such person direct that the loud-speaker seized under section 7 shall be forfeited to Government:

Provided that when the owner of the loud-speaker is a person other than the person convicted, the Court shall, before passing the order of forfeiture, give such owner a reasonable opportunity of showing cause, if any, against such order.

10. **Power to make rules.**—The Chief Commissioner may, after previous publication in the State Gazette, make rules for carrying out the purposes of this Act.

[No. F.12(13)-J/II/56.]

M. P. RODRIGUES, Under Secy

New Delhi-2, the 27th September, 1956

S.R.O. 2224.—In exercise of the powers conferred by section 2 of the Part C States (Laws) Act, 1950 (30 of 1950), the Central Government hereby extends to the State of Kutch the Bombay Sales of Motor Spirit Taxation Act, 1946 (Bombay, Act No. VI of 1946), as at present in force in the State of Bombay, subject to the following modifications, namely:—

1. Throughout the Act—

- (a) for the words "State of Bombay" and for the words "State Government" wherever they occur, the words "State of Kutch" and "Chief Commissioner of Kutch" shall be respectively substituted;
- (b) For the word "Collector" wherever it occurs the word "Commissioner" shall be substituted.

2. For clause (A-I) in section 2 the following clause shall be substituted, namely:—

- (A-I). "Commissioner" means the Commissioner of Sales Tax appointed under the Central Provinces and Berar Sales Tax Act, 1947 (Central Provinces and Berar Act No. XXI of 1947), as in force in the State of Kutch.

3. Section 5-A shall be omitted.

4. For sub-section (5) of section 6, the following sub-section shall be substituted, namely:—

- (5) A certificate of registration granted or renewed under the Central Provinces and Berar Sales Tax Act, 1947 (Central Provinces and Berar Act, XXI of 1947), as in force in the State of Kutch, shall be deemed to be licence granted or renewed under this Act.

5. In sub-section (2) of section 10 for the words "Reserve Bank of India" the words "State Bank of India" shall be substituted.

6. In section 19 the words "Presidency Magistrate or a" shall be omitted.

7. In section 20 for the words "any person appointed to assist him under section 3 of the Bombay Sales Tax Act, 1946, not below the rank of a Sales Tax Officer (Junior)", the words "a Sales Tax Officer appointed to assist him under the Central Provinces and Berar Sales Tax Act, 1947 (Central Provinces and Berar Act, No. XXI of 1947), as in force in the State of Kutch," shall be substituted.

8. Section 27 shall be omitted.

ANNEXURE

THE BOMBAY SALES OF MOTOR SPIRIT TAXATION ACT, 1946

BOMBAY ACT No. VI of 1946

Amended by Bom. 9 of 1948.

Adapted and modified by the Adaptation of Laws Order, 1950.

Amended by Bom. 50 of 1950.

Amended by Bom. 13 of 1952.

An Act to provide for the levy of a tax on the sales of motor spirit in the Province of Bombay.

Whereas it is expedient to provide for the levy of a tax on the motor spirit in the Province of Bombay;

And whereas the Governor of Bombay has assumed to himself under the Proclamation dated the 4th November 1939, issued by him under section 93 of the Government of India Act, 1935, (26 Geo. 5, Ch. 2.) all powers vested by or under the said Act, in the Provincial Legislature;

Now, therefore, in exercise of the said powers, the Governor of Bombay is pleased to make the following Act:

1. **Short title, extent and commencement.**—(1) This Act may be called the Bombay Sales of Motor Spirit Taxation Act, 1946.

(2) It shall extend to the whole of the State of Kutch.

(3) This section shall come into force at once and the rest of this Act shall come into force on such date as the Chief Commissioner of Kutch may, by notification in the Official Gazette, appoint.

2. In this Act unless there is anything repugnant in the subject or context, "Commissioner" means the Commissioner of Sales Tax appointed under the Central Provinces and Berar Sales Tax Act, 1947 (Central Provinces and Berar Act No. XXI of 1947), as in force in the State of Kutch;

(1) "Consumer" means a person who purchases motor spirit for the purpose of consumption and not for resale;

(2) "importer" means a person who carried on the trade of importing motor spirit into the State of Kutch;

(3) "licence" means a licence granted or renewed under this Act;

(4) "manufacturer" included a trader preparing any kind of motor spirit by admixture of one or more kinds of motor spirits with or without other petroleum products or alcohol;

(4A) "motor spirit" means—

(a) any inflammable hydro-carbon (including any mixture of hydro-carbons or any liquid containing hydro-carbons) which is capable of being used for providing reasonably efficient motive power for any form of motor vehicle; and

(b) power alcohol, that is, ethyl alcohol of any grade (including such alcohol when denatured or otherwise treated), which either by itself or in admixture with any such hydro-carbon, is capable of being used as aforesaid;

but does not include diesel oil or any other form of inflammable hydro-carbon material which the Chief Commissioner of Kutch may by notification in the Official Gazette specify in this behalf.

(5) "Prescribed" means prescribed by rules made under this Act;

(6) "retail sale" means a sale of motor spirit for the purpose of consumption by the person by whom or on whose behalf it is or may be purchased;

(7) "retail trader" means a trader who sells motor spirit for the purpose of consumption by the person by whom or on whose behalf it is or may be purchased;

(8) "trader" means a person who carries on the business of buying or selling motor spirit for the purpose of gain or profit and includes—

(a) a manufacturer, or

(b) an importer,

who carries on such business, and

(c) a broker for commission agent working in connection with such business. The words "trade" or "trading" shall be construed accordingly.

(9) "wholesale trader" means a trader whose sales of motor spirit includes any sales other than retail sales.

3. Levy of tax.—(1) There shall be levied and collected a tax on the sale of motor spirit at such stage between its manufacture or import, as the case may be, and its consumption, as may be prescribed:

Provided that such tax shall not be levied on its sale at more than one such stage.

(2) Subject to the provisions of section 4, the tax under sub-section (1) shall be levied by Commissioner at prescribed time, in the prescribed manner and at such rate or rates as may be prescribed in respect of different kinds of motor spirits not exceeding 18½ per cent. on the value of sales of such motor spirits.

(3) If any tax payable under sub-section (1) is not paid within the prescribed time, the Commissioner may in lieu thereof, recover any sum not exceeding double the amount of the tax so unpaid or any smaller sum above the amount of the tax which the Commissioner may think it reasonable to recover.

4. (1) In cases where accounts are kept and maintained and statements submitted in the manner and at the period prescribed under section 10, the tax leviable under section 3 shall be assessed by the Commissioner on the value of sales as disclosed in such accounts and statements.

(2) In cases where no such accounts are kept and maintained or where no such statements are submitted, or where such account or statements are in the opinion of the Commissioner false or incorrect, the Commissioner shall make the assessment to the best of his judgement.

5. Where motor spirit on the sale of which to a wholesale trader the tax is Government levied and collected under section 3, is exported outside the State of Kutch may grant the wholesale trader concerned shall, subject to such conditions as may be in certain prescribed and upon an application made in this behalf, be entitled to a refund of cases, the tax levied and collected in respect of such motor spirit.

6. Trader to take out licence.—(1) Every trader carrying on business in the sale or purchase of motor spirit shall obtain a licence from the Commissioner for carrying on such trade.

(2) Where a trader has more than one shop or place of business whether in the same town or village or in different towns or villages, he shall obtain a separate licence in respect of each shop or place of business.

(3) Notwithstanding anything contained in this section, a hawker shall be liable to obtain one licence, whatever may be the area of his operation.

(4) Every trader shall get his licence renewed before the date on which it expires.

(5) A certificate of registration granted or renewed under the Central Provinces and Berar Sales Tax Act, 1947 (Central Provinces and Berar Act, XXI of 1947) as in force in the State of Kutch, shall be deemed to be licence granted or renewed under this Act.

7. Expiry and renewal of licence.—(1) Every licence shall be in such form and subject to such conditions as may be prescribed and shall expire on the last day of the year for which it was granted but may be renewed from year to year.

Provided that in case of any licence given to a manufacturer or importer the conditions of such licence may provide that the holder of the licence shall not sell motor spirit except to a wholesale trader or a consumer.

(2) The Commissioner may impose for the grant or renewal of every licence such fee not exceeding Rs. 2 as may be prescribed.

Explanation.—In this section “year” means the financial year.

8. No trader to carry on business without licence.—No trader shall carry on business in the sale or purchase of motor spirit without holding a licence under section 6.

9. Penalty for contravention of section 8.—Whoever contravenes the provisions of section 8 shall, on conviction, be punished with fine which may extend to two thousand rupees and in the case of a continuing contravention with an additional fine which may extend to one hundred rupees for every day during which such contravention continues after conviction for the first such contravention.

10. Traders and other persons to keep accounts and submit statements.—(1) Every trader carrying on business in the sale of motor spirit shall keep and maintain accounts in the form prescribed of the value of motor spirit (manufactured or imported) sold or purchased by him and shall submit to the officer authorised in this behalf by the Commissioner statements in such form and at such period as may be prescribed.

(2) Every trader required to furnish any statement under sub-section (1) shall, before the date by which such statement is submitted, pay into a Government treasury or the State Bank of India on Government account the full amount of the tax stated in such statement to be due from under this Act and shall furnish along with such statement a receipt from the treasury or Bank, as the case may be, showing the payment of such amount of the tax.

11. Penalty for failure to keep accounts or submit returns.—If any trader liable under section 10 to keep accounts or to submit statements fails, without sufficient cause, to keep or submit the same in the manner and at the period prescribed or keeps false accounts or submits false statements, he shall on conviction, be punished with fine which may extend to Rs. 1,000 and in the case of a continuing failure with an additional fine which may extend to Rs. 50 for every day during which such failure continues, after conviction for the first such failure.

12. Production and inspection of accounts and documents and search of premises.—(1) The Commissioner may, for the purposes of this Act, at all reasonable times—

- (a) require any person, to whom sub-section (1) of section 6 applies, to produce before him accounts, registers or other documents or to furnish any other information, or
- (b) inspect the accounts, registers and other documents and the stocks of any motor spirit manufactured, stored or kept in any shop, warehouse or place of business of any such person, or
- (c) enter and search any building, vessel, vehicle or place in which he has reason to believe that any motor spirit is stored or kept for the purpose of sale or manufacture.

(2) If the Commissioner has reason to suspect that any person is attempting to commit an offence punishable under this Act, he may for reasons to be recorded in writing seize such accounts, registers or other documents of such persons as may be necessary and shall grant a receipt for the same and retain the same only for so long as may be necessary for examination thereof or for a prosecution.

12A. Penalty for failure to comply with requirements of section 12 or obstructing officer, in discharge of duties.—Whoever—

- (a) fails to comply with any requirement made of him under sub-section (1) of section 12, or
- (b) produces false accounts, registers or documents or knowingly furnishes false information, or
- (c) obstructs any officer making an inspection, search or seizure under the said section, or

- (d) aids or abets any person in the commission of any act specified in clause (a), (b) or (c) of this section—shall, on conviction, be punished with fine which may extend to two thousand rupees and in the case of a continuing contravention with an additional fine which may extend to one hundred rupees for every day during which such contravention continues after conviction for the first such contravention.

13. Suspension or cancellation of licence.—(1) Subject to such conditions as may be prescribed the Commissioner may suspend or cancel a licence given under section 6—

- (a) if any tax payable under section 3 is not duly paid by the holder of such licence; or
- (b) if there is any breach of any of the conditions subject to which the licence is granted; or
- (c) if the holder of such licence contravenes any of the provisions of this Act or the rules made thereunder.

(2) If the licence is suspended or cancelled for any reason, the licensee shall not be entitled to any compensation for such suspension or cancellation or to the refund of any fee paid in respect thereof.

14. Power of entry and search.—Any officer specially empowered by the Chief Commissioner of Kutch in this behalf may enter and search, at any time, by day, or by night any building, vessel, vehicle or place in which he has reason to believe that motor spirit is kept for the purposes of sale.

15. Searches how made.—All searches made under section 14 shall be made in accordance with the provisions of the Code of Criminal Procedure, 1898 (V of 1898).

16. Power of investigation.—(1) Every officer not below such rank as may be prescribed shall, within the area for which he is appointed, have power to investigate all offences punishable under this Act.

(2) Every such officer shall, in the conduct of such investigation exercise the powers conferred by the Code of Criminal Procedure, 1898 (V of 1898), upon an officer in charge of a police station for the investigation of a cognizable offence.

17. Offences to be bailable.—All offences punishable under this Act shall be bailable.

18. Power to compound offence.—(1) The Commissioner may accept from any person who has committed an offence punishable under this Act or the rules made thereunder by way of composition of such offence, such sum of money as the Commissioner may fix, which shall not exceed—

- (i) a sum double the amount of the tax payable under section 3 in respect of any sales conducted by such person, or
 - (ii) two thousand rupees,
- whichever is greater.

(2) On the payment of such sum of money to the Commissioner the accused person shall be discharged, and no further proceedings shall be taken against such person in respect of such offence.

19. Jurisdiction to entry offences.—No Magistrate, below the rank of a Magistrate of the Second Class, shall try an offence under this Act.

20. Delegation of power by Commissioner.—Subject to the general or special orders of the Chief Commissioner of Kutch may delegate any of the powers conferred upon him by or under this Act, a Sales Tax Officer appointed to assist him under the Central Provinces and Berar Sales Tax Act, 1947 (Central Provinces and Berar Act No. XXI of 1947), as in force in the State of Kutch.

21. Officers to be public servants.—All officers acting under this Act shall be deemed to be public servants within the meaning of section 21 of the Indian Penal Code (XLV of 1860).

22. Protection of persons acting in good faith and limitation of suits and prosecutions.—(1) No suit, prosecution or other legal proceedings shall be instituted against any officer of the Government for anything which is in good faith done or intended to be done under this Act or the rules made thereunder.

(2) No suit shall be instituted against the State of Kutch and no prosecution or suit shall be instituted against any officer of the Government in respect of anything done or intended to be done, under this Act unless the suit or prosecution has been instituted within six months from the date of the act complained of.

23. Appeal and revision.—(1) Within sixty days of the making of any order under this Act, other than an order made by the Commissioner any person aggrieved by such order may, in the prescribed manner, appeal to the prescribed authority against such order.

(2) Every order passed in appeal under this section shall, subject to the powers of revision conferred by sub-section (2A) and (3) be final.

(2A) Subject to such rules as may be made in this behalf and for reasons to be recorded in writing, the Commissioner may, upon application or of his own motion, revise any order passed under this Act or the rules thereunder by a person to whom he has delegated any of his powers under section 20:

Provided that—

- (a) no application under this sub-section shall be entertained if it is not made within a period of four months from the date of the order;
- (b) before rejecting any application for the revision of any such order the Commissioner shall record reasons for such rejection; and
- (c) before any order is passed under this sub-section which is likely to affect any person adversely, such person shall be given a reasonable opportunity of being heard.

(3) The Chief Commissioner of Kutch may, at any time, call for and examine the record of any order of, or the proceedings recorded by, any officer or person for the purpose of satisfying itself as to the legality or propriety of such order passed by, or as to the regularity of such proceedings of, such officer or person and may pass such order in reference thereto as it thinks fit.

24. Power of Government to exempt certain traders from the Act.—The Chief Commissioner of Kutch may, by rules made in this behalf, exempt any class of traders from all or any of the provisions of this Act.

25. Power to make rules.—(1) The Chief Commissioner of Kutch, may, for the purposes of carrying out the provisions of this Act, make rules.

(2) In particular and without prejudice to the generality of the foregoing provision, the Chief Commissioner of Kutch may make rules for the following matters:

- (a) the state at which, the rate or rates and the time at which and the manner in which the tax shall be levied and collected under section 3;
- (b) the conditions subject to which a wholesale trader shall be entitled to refund under section 5;
- (c) the form and conditions of the licence under section 7 and the fee for the grant or renewal thereof;
- (d) the form of accounts to be maintained, and of statements to be submitted and the periods at which such statements are to be submitted under section 10;
- (e) the conditions subject to which a licence may be suspended or cancelled under section 13;
- (f) the rank of officer empowered to investigate offences to be prescribed under section 16;
- (fa) the manner in which, and the authority to which, appeals against any order under this Act may be preferred under section 23;
- (fb) the procedure for, and other matters (including fees) incidental to, the disposal of appeals and applications for revision under section 23;
- (g) the conditions subject to which any class of traders shall be exempted from all or any of the provisions of this Act under section 24.

(3) Any rule made under this section may provide that any person contravening any such rule shall be liable on conviction to be punished with a fine which may extend to Rs. 1000 and in the case of a continuing contravention with an additional fine which may extend to Rs. 50 for every day during which such contravention continues after conviction for the first such contravention.

(4) Rules made under this section shall be subject to the condition of previous publication and shall be published in the Official Gazette.

26. Licence fee and other dues to be recoverable as arrears of land revenue.—All sums payable as taxes, fees or penalties under section 3 or 7 shall be recoverable as arrears of land revenue.

[No. 10(C)/56/J/II.]

S. NARAYANSWAMY, Dy. Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 15th September 1956

S.R.O. 2225.—Jalalpur (India) has been approved by the Government of India as a Passport Checkpost, Jalalpur (India)—Sankara (Pakistan) will henceforth be an authorised route for exit from India to Pakistan and for entry into India from Pakistan under the India-Pakistan Passport and Visa Scheme.

[No. F. 66/10/54-PSP.]

R. S. CHAVAN, Under Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 25th September, 1956

S.R.O. 2226.—In exercise of the powers conferred by Section 50 of the Reserve Bank of India Act, 1934 (II of 1934), the Central Government hereby appoints the following Auditors, as Auditors of the Reserve Bank of India for the year 1956-57, namely:—

1. M/s. S. B. Billimoria and Co., 113, Mahatma Gandhi Road, Bombay.
2. M/s. Sastri and Shah, 15, Armenian Street, Madras.
3. M/s. P. K. Ghosh and Co., 17, Mangoe Lane, Calcutta.

[No. F.3(28)-F.I/56.]

New Delhi, the 26th September 1956

S.R.O. 2227.—In exercise of the powers conferred by sub-section (1) of section 38A of the Banking Companies Act, 1949 (10 of 1949), the Central Government hereby appoints with effect from the forenoon of the 9th July, 1956, and until further orders, Shri P. K. Verghese, Advocate, to be a Court Liquidator to be attached to the High Court of Travancore-Cochin for the purposes of the said section.

[No. F.4(151)-F.I/55.]

New Delhi, the 1st October 1956

S.R.O. 2228.—In exercise of the powers conferred by sub-section (2) of section 1 of the Reserve Bank of India (Amendment) Act, 1956, (38 of 1956), the Central Government hereby appoints the 6th of October, 1956, as the date on which the said Act shall come into force.

[No. 3(33)-F.I/56-I.]

S.R.O. 2229.—In pursuance of sub-section (1) of section 53 of the Reserve Bank of India Act, 1934 (2 of 1934), and in partial modification of the notification of the Government of India in the Ministry of Finance No. F.3(15)-F.I/48, dated the 15th June, 1948, the Central Government hereby directs that, with effect from the 6th October, 1956, the following footnote appearing in Form 'B' annexed to the said notification shall be omitted, namely:—

"Ratio of Total of A to Liabilities ————— per cent."

[No. 3(33)-F.I/56.]

K. P. BISWAS, Under Secy.

(Department of Economic Affairs)

INSURANCE

New Delhi, the 6th October 1956

S.R.O. 2230.—In pursuance of sub-section (6) of Section 64F of the Insurance Act, 1938, Shri S. R. Kumrai is appointed with effect from 18th September 1956 Secretary of the Executive Committee of the Life Insurance Council and of the Executive Committee of the General Insurance Council in place of Shri G. H. Damle, Research Officer.

[No. 105-IF(25)/54.]

B. K. KAUL, Jt. Secy.

(Department of Economic Affairs)

New Delhi, the 1st October 1956

AMENDMENTS TO UNION DUTIES OF EXCISE (DISTRIBUTION) RULES, 1953

S.R.O. 2231.—In exercise of the powers conferred by section 5 of the Union Duties of Excise (Distribution) Act, 1953, the Central Government hereby directs that the following amendments shall be made in the Union Duties of Excise (Distribution) Rules, 1953, namely:—

In the said rules—

- (i) To rule 2, the following prov.so shall be added, namely:—

“Provided that where the net proceeds for any financial year are so certified on or after the 1st November, 1956, any further sum due or excess payment made to an existing State specified in the first column of the Table below shall be paid to, or received from,—

- (a) the successor State specified opposite to that State in the second column thereof, or
(b) where two or more successor States are so specified, those successor States according to the population ratio notified under clause (k) of section 2 of the States Reorganisation Act, 1956.”

Existing State	Successor State or States
Bombay	Bombay, Mysore, Rajasthan.
Hyderabad	Andhra Pradesh, Bombay, Mysore.
Madhya Bharat	Madhya Pradesh, Rajasthan.
Madhya Pradesh	Bombay, Madhya Pradesh.
Madras	Kerala, Madras, Mysore, the Union.
Mysore	Mysore.
Patiala and East Punjab States Union	Punjab.
Punjab	Punjab.
Rajasthan	Madhya Pradesh, Rajasthan.
Saurashtra	Bombay.
Travancore-Cochin	Kerala, Madras.

- (ii) For rule 4, the following rule shall be substituted, namely:—

“4. *Amount of instalment.*—Each of the first three instalments shall be equal to one-fourth of the States' share of the distributable Union duties of excise as shown in the budget estimate for that year; and the fourth instalment shall be equal to the States' share of such duties as shown in the revised estimate for the year less the sums already paid;

Provided that in respect of the financial year 1956-57, the four instalments shall, respectively, be one-fourth, one-third, one-sixth and one-fourth of the States' share of such duties as shown in the budget estimate for that year.”

[No. F. 4(14)-B/56.]

SHIV NAUBH SINGH, Dy. Secy.

CENTRAL EXCISE COLLECTORATE, BOMBAY*Bombay, the 11th September, 1956*

S.R.O. 2232.—In exercise of the powers conferred on me by Rule 233 of the Central Excise Rules, 1944, I hereby direct all the manufacturers of "Cotton fabrics" who are required to take out a licence under the Central Excise Rules, 1944, for such manufacture to indicate on each clearance application in form A.R. 1 the following particulars:—

- (i) In the column provided for "Description of goods" the full description, including the distinguishing trade mark or number stamped on the cloth, for each individual variety cleared under the application.
- (ii) In the column provided for "Value" the *ex-mill* price per yard, exclusive of duty, charged by the mill on the invoice to the buyer for each such variety.

[No. CER/233/1/56.]

N. L. MEHTA, Collector.

CENTRAL EXCISE COLLECTORATE, DELHI

CENTRAL EXCISES

New Delhi, 26th September, 1956

S.R.O. 2233.—In exercise of the powers conferred on me under Rule 233 of the Central Excise Rules, 1944, I hereby direct the Textile Mills producing Cotton Fabrics in Delhi Collectorate to indicate on each clearance application in form A.R. 1. the following particulars:—

- (i) In the column provided for "Description of goods", the full description, including the distinguishing trade mark or number stamped on the cloth, for each individual variety cleared under the application.
- (ii) In the column provided for "Value", the *Ex-Mill* price per yard exclusive of duty, charged by the Mill on the invoice to the buyer, for each such variety.

[No. C. VI (a) 6/12/56/79001-43.]

B. B. BARMAN, Collector.

MINISTRY OF FINANCE (DEPARTMENT OF REVENUE)*New Delhi, the 26th September 1956*

S.R.O. 2234.—In pursuance of clause (b) of sub-rule (ii) of rule 2 of the Appellate Tribunal Rules, 1946, the Central Government has been pleased to appoint Shri H. N. Sinha, Income-tax Officer, as Authorised Representative from the 14th August 1956 to appear, plead and act for any Income-tax authority who is a party to any proceedings before the Income-tax Appellate Tribunal.

[No. 113.]

P. N. DAS GUPTA, Dy. Secy.

CUSTOMS*New Delhi, the 29th September 1956*

S.R.O. 2235.—In exercise of the powers conferred by section 6 of the Sea Customs Act, 1878 (8 of 1878), the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Revenue Division) No. 34-Customs dated the 1st June, 1956, namely:—

In the said notification, for the words "Deputy Superintendent", the words "Head Clerk" shall be substituted.

[No. 80.]

M. A. RANGASWAMI, Dy. Secy.

ORDER

STAMPS

New Delhi, the 25th September 1956

S.R.O. 2236.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby directs that the amount of duties payable by the Associated Cement Companies, Limited, Bombay, in the case of issues of the marketable securities specified in the items mentioned below shall be consolidated into the sums shown against each.

- | | |
|---|---|
| (1) Allotment letters bearing serial Nos. 1 to 29000 (both inclusive). | Rs. 5,437-8-0 (Rupees five thousand four hundred thirty seven and annas eight only). |
| (2) Share certificate bearing serial Nos. N1-1 to N1-141000 (both inclusive). | Rs. 26,437-8-0 (Rupees twenty six thousand four hundred thirty seven and annas eight only.) |

[No. 18.]

M. R. RAMACHANDRAN, Under Secy.

CORRIGENDUM

New Delhi, the 6th October 1956

S.R.O. 2237.—In the notification of the Government of India, Ministry of Finance (Department of Revenue) No. CER-139(3) and 49(2)/56, dated the 8th September, 1956, published in the Gazette of India, Part II Section 3 dated the 15th September, 1956, for "9th July, 1956", read "9th June, 1956".

S. K. BHATTACHARJEE, Dy. Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 27th September 1956

S.R.O. 2238.—In pursuance of sub-section (4) of section 5 of the Indian Income-tax Act, 1922 (11 of 1922), the Central Board of Revenue directs that the following further amendments shall be made in the notification S.R.O. No. 1884 [No. 57 Income-tax dated the 20th August, 1956] namely:—

In the schedule appended to the said notification under the sub-head "VII-Hyderabad" against Kurnool Range after the entry "4 Cuddapah" the following entry shall be added, namely:—

"5 Salary Circle Kurnool".

[No. 68.]

[No. 50/75/56-IT.]

B. V. MUNDKUR, Under Secy.

CUSTOMS

New Delhi, the 29th September 1956

S.R.O. 2239.—In exercise of the powers conferred by section 9 of the Sea Customs Act, 1878 (8 of 1878), the Central Board of Revenue hereby makes the following amendment in the notification of the Central Board of Revenue No. 35-Customs, dated the 1st June, 1956, namely:—

In the said notification, for the words "Deputy Superintendent" the words "Head Clerk" shall be substituted.

[No. 81.]

M. A. RANGASWAMI, Secy.

ESTATE DUTY*New Delhi, the 1st October 1956*

S.R.O. 2240.—The following draft of certain amendments which the Central Board of Revenue propose to make to the Estate Duty Rules*, 1953, in exercise of the powers conferred by sub-section (1) of section 85 of the Estate Duty Act, 1953 (34 of 1953), is published as required by the said sub-section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration after the 1st November, 1956.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the said Board.

Draft Amendments

In the said rules,—

(1) In rule 31, after the words and dots "of theCo. Ltd.", the following words shall be inserted, namely—

"/Life Insurance Corporation of India".

(2) In rule 34, for the word "company", the word "Insurer" shall be substituted.

[No. 43/F. N. 4/20/56-ED.]

R. K. DAS, Secy.

MINISTRY OF COMMERCE AND CONSUMER INDUSTRIES*New Delhi, the 26th September. 1956*

S.R.O. 2241.—In exercise of the powers conferred on me by sub-clause (1) of clause 3 of the Cotton Control Order, 1955, I hereby fix the maximum and minimum prices at which Indian cotton of the 1956-57 season may be sold or purchased as under:—

1. Subject to the other provisions hereinafter contained, the minimum and the maximum prices of cotton of the descriptions specified in columns (1) and (2) of Schedule 'A' annexed to this notification shall be as specified in columns (3) and (4) respectively of the said Schedule:

Provided that where cotton, which is the subject matter of a contract, is of a quality either inferior or superior to the basic quality referred to in columns (1) and (2) of the said Schedule, the minimum or the maximum price shall be decreased or increased, as the case may be, by an amount specified in columns (5) to (7) of the said schedule.

Provided further that no such cotton shall be considered to be of a quality superior to the basic quality as aforesaid unless its superior staple and class have been certified by the East India Cotton Association Ltd., Bombay, and the maximum price of such cotton shall then be in accordance with the description, staple and class mentioned in such certificate.

Provided also that where in relation to any cotton, the buyer or the seller does not accept the certificate of the said Association, the decision of any three members of the committee specified in Schedule 'B' relating to the description, staple or class of the cotton shall be final, and the maximum price of such cotton shall be in accordance with such decision.

2. (1) The prices specified in Schedule 'A' are in Rupees per candy of 784 lbs. nett for delivery in full pressed bales ex-seller's godown, Bombay, and include 1/4 per cent brokerage payable by the seller to the buyer and the usual sample and stone allowance.

(2) The minimum and maximum prices for delivery at any place other than Bombay shall be the prices specified in Schedule 'A' less a sum equivalent to the railway freight from the place of origin to Bombay and Rs. 10 per candy plus the sum, if any, equivalent to the railway freight from the place of origin to the place of delivery to the buyer and Rs. 10 per candy.

(3) The maximum prices specified in paragraph 1 and sub-paragraphs (1) and (2) of paragraph 2 shall be increased, where the sale is directly to a manufacturer, by 1½ per cent thereof, and where the sale is directly to an 'A' Class licensee, by 3/4 per cent thereof.

* S.R.O. 556 of 1954.

(4) The maximum and minimum prices specified in paragraph 1 and sub-paragraphs (1) and (2) of paragraph 2 shall be decreased by Rs. 25 per candy when the subject matter of the contract is ginned (that is, unpressed) cotton.

(5) Where cotton which is the subject matter of a contract is loose cotton obtained by opening a full pressed bale and does not exceed 30 lbs. in weight, the maximum prices specified in paragraph 1 and sub-paragraphs (1) and (2) of paragraph 2 shall be increased by 12½ per cent thereof.

(6) The minimum prices fixed under this notification shall not apply to cotton which is inferior in class or staple to that for which "off" allowances are specified in columns (5) and (6) of Schedule 'A' but it shall be open to any person or persons who are required to fix the exact value of any such cotton to fix a value which is less than the price specified for the lowest staple and class of cotton of the description.

(7) Nothing in this notification shall apply to a contract of sale for the purpose of export by any exporter with an Overseas buyer or his agent or by a grower or middleman with an exporter or his agent.

A certificate from the Textile Commissioner to the effect that the contract entered into is for the purposes of export shall be conclusive evidence of that fact.

(8) Nothing in this notification shall apply to "Cambodia" "C.O.4" [including "C.O.4/B-40" "Madras Cambodia Uganda (M.C.U.) 1 and 2"] otherwise known as "Rajapalyam" cotton, "Indo-American 170, C.O.2 and 134-C.O.2-M", if they are of staple length of 1" and over and comply with the following conditions:

(i) The cotton has been grown in an area which is a "Protected Area" under the Cotton Transport Act, 1923 or any corresponding Act; or every grower of the variety concerned has registered himself with the Department of Agriculture of the State concerned indicating the area planted;

(ii) the seeds required for sowing such cotton in the relevant areas have been duly approved and supplied by the Department of Agriculture of the State concerned; and

(iii) the ginning and pressing of the crop of such cotton have been done under the supervision of the Department of Agriculture of the State concerned and a certificate of purity has been issued by the said Department for the pressed bales.

3. (a) "Jarilla" means cotton recognised as such and grown in the Nasik, Bijapur, East and West Khandesh (excluding Akkalkuwa and Nawapur Talukas), Sholapur, Ahmednagar and Poona districts of the Bombay State, the States of Madhya Pradesh, Madhya Bharat, Bhopal and Hyderabad; and the Jhalway district of Rajasthan and includes "Verum", "M.P. Cambodia", "M.B. Cambodia", "M.B. Upland", "Birnar(197-3)", "Gaorani (Bani)", "Malvi", "Bhoj", "Maljari" and "Pratap".

(b) "H-420" means cotton recognised as such and grown in the Nimar, Akola, Amraoti, Yeotmal, Wardha, Nagpur and Buldana districts of Madhya Pradesh and Kurnool district of Andhra State and includes M.5A (Malini) and Strain 91 (Shila), provided the area in which the cotton has been grown has been protected under the Cotton Transport Act, 1923 (Act III of 1923).

(c) "Vijay" means cotton recognised as such and grown in the Kalra, Baroda, Broach (Broach, Jambusar, Vagri and Amod talukas), Sabar Kanta, Ahmedabad (Daskroi, Dengam and City talukas) and Panch Mahal districts of the Bombay State and includes "Digvijay" "B.D.8", "B.9" and "Degham 1027".

(d) "Surti" means cotton recognised as such and grown in the Surat District, the Ankleshwar, Hansot, Nanded, Jhagadia, Valia, Dedipada and Sagbara talukas of the Broach district and the Nawapur and Akkalkuwa talukas of the West Khandesh district of the Bombay State; and includes "Suyog", "Vijalpa (2087)", "Rajpipla" and (ii) "Nawapur 1027".

(e) "Punjab American L.S.S." means cotton recognised as such and grown in the States of Punjab, Patiala and East Punjab States Union and Uttar Pradesh and in the Bikaner division of the State of Rajasthan.

(f) "Punjab American 216F" means cotton recognised as such and grown in the States of Punjab, Uttar Pradesh, Madras, Ganganagar district of Rajasthan and the Patiala and East Punjab States Union and includes "Punjab American 320F" and "Punjab American H-14", provided the areas in which the cottons have been grown have protected under the Cotton Transport Act, 1923 (Act III of 1923) or any corresponding Act.

(g) "Jayadhar" means cotton recognised as such and grown in the Dharwar, Belgaum, Bijapur, North and South Satara and Kolhapur districts of Bombay State and the Mysore State, provided the areas in which the cotton has been grown have been protected under the Cotton Transport Act, 1923 (Act III of 1923) or any corresponding Act.

(h) "Laxmi" means cotton recognised as such and grown in the Dharwar, Belgaum and Bijapur districts of the Bombay State, the Raichur district of the Hyderabad State, the Mysore State and the Andhra State and includes "M.A.5" grown in the Mysore State provided the areas in which the cotton has been grown have been protected under the Cotton Transport Act, 1923 (Act III of 1923) or any corresponding Act.

(i) "Westerns" means cotton recognised as such and grown in the Bellary district of the Mysore State, and Kurnool (Pathikonda, Adoni and Alur talukas), Anantapur and Cuddapah districts of the Andhra State; and includes "881-F", "Umri", "White Northerns", "Red Northerns", "Hagari 1 (Western Farm)" and "Nandyal 14".

(j) "Cambodia" means cotton recognised as such and grown in the Madras State and the Nellore and Chittoor districts of the Andhra State and the Travancore-Cochin State and includes "Avanashi" and "Cambodia C.O.2". It also includes "Cambodia C.O.4" (including "C.O.4/B.40", and "Madras Cambodia Uganda (M.C.U.) 1 and 2" otherwise known as Rajapalayam which is not excluded from this notification by sub-paragraph (8) of paragraph 2 above. Further, it includes "Cambodia C.O.4" grown as an irrigated crop in the Bombay State and "170-C.O.2" and "134-C.O.2M" grown in the Bombay State and Dungarpur district of Rajasthan which are not excluded from this notification by sub-paragraph (8) of paragraph 2 above.

(k) "Cambodia C.O.4" [including "C.O.4/B.40", "Madras Cambodia Uganda (M.C.U.) 1 and 2"] otherwise known as "Rajapalayam" means cotton recognised as such and grown in the Travancore-Cochin State, the Madras State and as an irrigated crop in the Bombay State. It also includes "Indo American" "170-C.O.2" and "134-C.O.2 M" grown in the Bombay State and Dungarpur district of Rajasthan.

(l) "Karunganni" means cotton recognised as such and grown in the Coimbatore, Mathurai, Ramanathapuram, Tirunelveli and Tiruchirapalli districts of the Madras State; and includes "Tinnevely", "Salems" (Nadam, Bourbon and Uppam)", "Karunganni K. 2" and Karunganni K.5.

(m) "Dholleras" means cotton recognised as such and grown in the Saurashtra and Kutch States and the Banaskantha and Ahmedabad (Patri and Kharaghoda villages of the Viramgam talukas) districts of the Bombay State; and includes "Cutch", "1027", "Kadi/Viramgaon", "Kadayo" "Wagoter", "Wagad" and "Lallo". It also includes "Kalyan" which does not conform to the proviso contained in the definition of such cotton in clause (n) (ii) of this paragraph.

(n) "Kalyan" means cotton recognised as such and grown.—

(i) in the Ahmedabad [Dholka, Dhanduka, Samand and Viramgam (excluding Patri and Khara ghoda villages) talukas] and Mehsana districts of the Bombay State, provided that the areas in which the cotton has been grown have been protected under the Cotton Transport Act, 1923 (Act III of 1923);

(ii) in the Saurashtra State, provided that the seed required for sowing has been duly approved and supplied by the Department of Agriculture of the said State, and the produce has been certified by the said Department as being "Kalyan".

(o) "Kalagin" means cotton recognised as such and grown in the Saurashtra State.

(p) "Bengal Deshi" means cotton recognised as such and grown in the States of Patiala and East Punjab States Union, the Punjab, Uttar Pradesh, Bihar, Rajasthan and Ajmer.

(q) "Oomra Deshi" means cotton recognised as such and grown in the Madhya Pradesh and Hyderabad States and the Sholapur, Ahmednagar and Poona districts of the Bombay State.

(r) "Mathia" means cotton recognised as such grown in the Saurashtra State and the Amerell district of the Bombay State; and "Mungari" means cotton recognised as such and grown in the Bellary district of the Mysore

State, the Anantapur, Kurnool (excepting Gumbum and Markapur talukas) and Cuddapah districts of the Andhra State and Kharif cotton grown in the Raichur and Gulbarga districts of the Hyderabad State.

(s) "C.P.I." and "C.P.II" respectively means cotton recognised as such and grown in the Madhya Pradesh State and the Adilabad district of the Hyderabad State.

(t) "Central India Cotton" means cotton recognised as such and grown in the Madhya Bharat State and Bhopal State.

(u) "Buri American" means cotton recognised as such and grown in the Nimar, Amravati, Wardha, Nagpur, Chanda and Yeotmal districts of the Madhya Pradesh State, the Madhya Bharat State, the Kotah and Udaipur divisions of the Rajasthan State and in the State of Ajmer and includes "Buri 107" "Indore 1" "Buri 0394" "Udaipur American" and "Indore 2", provided the areas in which the cotton has been grown have been protected under the Cotton Transport Act, 1923 (Act III of 1923) or any corresponding Act.

(v) "Parbhani American" means cotton recognised as such and grown in the Adilabad, Kinwat, Utnoor and Boath talukas of the Adilabad district of the Hyderabad State provided such areas have been protected under the Hyderabad Cotton cultivation and Transport Act.

(w) "Gaorani 6 and 12" means cotton recognised as such and grown in the Hyderabad Gaorani protected area (comprising the Nanded, Bidar, Parbhani and Osmanabad districts and the Nirmal taluka of the Adilabad district the Mominabad taluka of the Bir district) and the Aurangabad and Gulbarga districts of the Hyderabad State; provided that such areas have been protected under the Hyderabad Cotton Cultivation and Transport Act. It also includes Daulat (2204) grown in the Parbhani taluka of Hyderabad State.

SCHEDULE 'A'

Description of Cotton Season 1956-57	Basic Staple length inches	Basic mini- mum price Rs. per candy	Basic maxi- mum price Rs. per candy	"Off" and "On" Allowances for Class other than Basic Class				Extra Super Fine	"Off" Allowances for Staple below basic Staple	"On" Allowances for Staple above Basic Staple.					
				Good	Fully Good	Fine	Super Fine			2/32"	1/32"	1/32"	2/32"	3/32"	4/32"
(1)	(2)	(3)	(4)	(5)				(6)		(7)					
		Rs.	Rs.	Rs.	Rs.		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	
Jarilla	25/32"	495	820	..	5	Basis	5	15	40	20	20	45	70	100	
Vijay	25/32"	565	925	..	5	"	5	10	45	20	20	45	70	100	
Surti	7/8"	655	1020	..	5	"	5	10	50	25	20	45	70	100	
Punjab Amer LSS Rgd.	13/16"	585	920	..	5	"	5	10	45	20	20	45	70	..	
" " Sgd.	13/16"	605	940	..	5	"	5	10	45	20	20	45	70	..	
" " 216F Rgd.	7/8"	675	1045	..	5	"	5	15	60	30	40	65	90	120	
" " 216F Sgd.	7/8"	705	1075	..	5	"	5	15	60	30	40	65	90	120	
Westerns " "	13/16"	555	890	..	5	"	5	10	45	20	20	45	70	100	
Cambodia	7/8"	675	1045	..	5	"	5	15	60	30	40	65	90	120	
Karunganni	13/16"	575	935	..	5	"	5	10	50	25	20	45	70	100	
Dhollerah	3/4"	..	780	..	5	"	5	10	40	20	20	45	
Kalagin	3/4"	..	780	..	5	"	5	10	40	20	20	45	
Bengal Deshi	645	40	..	Basis	20	40	60	
Oomra Deshi	680	..	5	Basis	20	40	
Mathia & Muugari	680	..	5	"	20	40	
C. P. I & II	5/8"	..	720	..	5	"	5	15	40	20	20	45	
Central India	5/8"	..	695	..	5	"	5	15	40	20	20	45	
Buri American	7/8"	625	940	..	5	"	5	10	50	25	20	45	70	100	
Parbhani American	7/8"	625	940	..	5	"	5	10	50	25	20	45	
Gorani 6 & 12	7/8"	625	990	..	5	"	5	10	50	25	20	45	
Kalyan	25/32"	510	870	..	5	"	5	10	40	20	20	45	
Jayadhar	7/8"	625	995	..	5	"	5	10	40	20	20	45	70	..	
Laxmi	7/8"	675	1045	..	5	"	5	15	60	30	40	65	90	120	
H-420	25/32"	545	870	..	5	"	5	15	40	20	20	45	70	100	

1690

THE GAZETTE OF INDIA, OCTOBER 6, 1956

[PART II—Sec. 3]

NOTE 1. R. G. means Roller-ginned.

S. G. means Saw ginned.

NOTE 2. In the case of cottons specified below, if they are certified to have been grown in areas reserved by the Agricultural Department of the state concerned for the purpose of procuring pure seed for sowing and if the crop has been duly rogued by removing off type plants, the basic maximum prices specified in column (4) above shall be deemed to be increased by the amounts shown below, namely:—

(i) Jayadhar			Rs. 50 per candy over Jayadhar of column (1)
(ii) Karunganni k.2&k.5			Rs. 50 per candy over Karunganni of column (1).
(iii) Gaorani 6 & 12 Daulat			Rs. 50 per candy over Gaorani 6 & 12 of column (1)
(iv) Jarilla			
(v) Buri 107			
(vi) Malvi 9 & Maljari			
(vii) Virnar (197-3)			
(viii) P/A 216F R.G.			
P/A 320F R.G.			
P/A H-14 R.G.			
(ix) P/A L.S.S. R. G.			Rs. 50 per candy over p/American LSSRG. of column (1).
(x) Parbhani American			Rs. 50 per candy over Parbhani American of column (1).
(xi) Buri 0394			Rs. 50 per candy over Buri American of column (1).
(xii) Vijalpa (2087)			Rs. 50 per candy over Surti of column (1).
(xiii) Laxmi			Rs. 50 per candy over Laxmi of column (1).
(xiv) Cambodia C.O.2			Rs. 50 per candy over Cambodia of column (1)
(xv) Vijay & Digvijay			Rs. 20 per candy over Vijay of column (1)
(xvi) H-420 (M.5.A)			
Malini			
Strain No. 91			
(xvii) M.A.5			Rs. 50 per candy over Laxmi of column (1).
(xviii) Kalyan			Rs. 20 per candy over Kalyan of column (1).

SCHEDULE 'B'

Shri R. G. Saraiya.	Shri Gatulal Rangildas.
Shri Dwarkadas Jamnadas	Shri Hansraj Jivandas.
Shri A. B. Wadia.	Shri Chunilal Pranjiwandas.
Shri Jehangir P. Patel.	Shri D.N. Mahra.

[No. 24(18)-CT(A)/56-I]

New Delhi, the 26th September 1956

S.R.O. 2242.—In exercise of the powers conferred by the proviso to Explanation I to sub-section (1) of Section 3 of the Dhoties (Additional Excise Duty) Act, 1953, the Central Government hereby fixes the permissible quota for the quarter ending 30th September 1956 and every subsequent quarter in respect of Messrs. Shree Madhusudan Mills, Bombay to be 1,231,038 (one million two hundred thirty-one thousand and thirty eight) yards.

[No. 8(5)-CT(A)/56-9.]

New Delhi, the 29th September 1956

S.R.O. 2243.—In exercise of the powers conferred by sub-clause (i) of clause 5 of the Cotton Textiles (Export Control) Order, 1949, the Central Government hereby directs that no producer with a spinning plant shall—

(1) pack in a bale more than two two-part pieces of cloth intended for export, or

(2) pack two-part pieces comprising a quantity exceeding five per cent of the total quantity of such cloth in each consignment;

Provided that such two-part pieces comprising the quantity specified in clause (2) above may be packed in a single bale.

II. This notification shall take effect from 1st October, 1956.

[No. 46(34)-CT(A)/52-34.]

V. V. NENE, Under Secy.

1692

THE GAZETTE OF INDIA, OCTOBER 8, 1936

[PART II—Spec. 3

3.6

3.6

RECEIPTS						EXPENDITURE																							
						Rs.	A.	P.	Rs.	A.	P.							Rs.	A.	P.	Rs.	A.	P.						
<i>Opening Balance :</i>												Administration of the Board	77,673						I	2			
General Fund No. I Account . . .	16,60,438	7	1	..							Measures taken for the cultivation & manufacture of coffee in India											
General Fund (Research) . . .	39,093	6	1	..							Measures taken for promoting the sale & increasing the consumption in India & elsewhere of Indian coffee :																
General Fund (Propaganda) . . .	5,37,349	2	8	..	22,27,880 15 10						(i) Overseas Propaganda											
Monies received under section 11 of the Act				18,117 0 0						(ii) Indian Propaganda (Rs. 113,24,022-12-1 but receipts of the Dept. exceed expenditure)—Please see Miscellaneous receipts under G.F. (Propaganda—Contra).						..	***											
Monies received under section 12 of the Act				7,27,183 8 3						Measures taken for promoting the Agricultural & Technological Research in the interest of coffee industry in India :						..												
Fees realised on account of Licences				10 0 0						Expenditure during the year . . .						5,09,774	10	1	..									
Miscellaneous Receipts										Less receipts of the Dept. by sale of coffee etc.						1,97,243	9	2	..									
General Fund No. I Account				15,669 14 6																		3,12,531 0 11						
General Fund (Research)																												
General Fund (Propaganda) :																												
Receipts during the year . . .	118,08,060	0	0	..																									
Less expenditure during the year* . . .	113,24,022	12	1	..	4,84,037 3 11																								
Interest on investments				58,802 12 0																								

Closing Balance

		General Fund No. I Account	20,72,548	8	8	..
		General Fund (Research)	47,562	5	2	..
		General Fund (Propaganda)	10,21,386	6	7	..
						31,41,497 4 5
TOTAL	35,31,701	6	6			35,31,701 6 6

***This is exclusive of the balances with the High Commissioner for India, London.

(Sd.) M.P. APPUMENON

Secretary, Coffee Board.

(Sd.) G.R. SUBRAMANIAM, 10-5-56,

Accounts Officer, Coffee Board.

(Sd.) K. SRINIVASAN, 11-5-56,

Chairman, Coffee Board.

Verified the above statement of accounts of the Coffee Board General Fund and certified that all the information and explanations required were obtained. The statement is correctly prepared in accordance with the books, maintained and information and explanations furnished subject to the remarks in the Audit Report separately issued.

BANGALORE,
The 14th May, 1956 }
ASM

(Sd.) R.K. CHANDRASEKHARAN,
Deputy Accountant General, O.A.D.,
Office of the Accountant General, Mysore,
Bangalore.

HIGH COMMISSION OF INDIA, LONDON

Statement of Receipts and Expenditure on behalf of the Indian Coffee Board for the period 1st April, 1953 to 31st March 1954.

RECEIPTS

EXPENDITURE

	Rs.	A.	P.		Rs.	A.	P.
1. Balance brought forward from 1952-53	172	6	3	1. By subscription to coffee Buyers' Association 1952-53	3,333	5	4
2. War damage compensation for display materials, etc., lost by enemy action during 1939-45 War.	19,210	5	4	2. By subscription to British Common wealth Producers' organisation 1953-54	666	10	8
3. Sale of Indian Coffee Board Bulletins	32	10	8	By balance of Receipts over expenditure	15,415	6	3
TOTAL	19,415	6	3	TOTAL	19,415	6	3

(Sd.) A. M. MENON
Chief Accounting Officer,
19th October, 1954

I certify that the above statement of Account has been examined and appears to be correct.

Sd. A.P. APPU MENON,
Secretary, Coffee Board.

(Sd.) DEPUTY AUDITOR,
6th November, 1954.

[No. 12(9)Plant (B)/56.]

A. K. CHAKRAVARTI, Under Secy.

MINISTRY OF HEAVY INDUSTRIES**ORDER**

New Delhi, the 1st October 1956

S.R.O. 2245/IDRA/6/7/Am(4).—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (65 of 1951), the Central Government hereby appoints Shri Shyam Dhar Misra, M.P., No. 5, Gopigunj, Banaras and Shri M. A. Samad, M.L.A., Samad Building, Bhadohi, Banaras (U.P.) to be members of the Development Council established by the Order of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 1515/IDRA/6/7, dated the 6th July 1955, for the scheduled industries engaged in the manufacture and production of textiles made of wool, including woollen yarn, hosiery, carpets and druggets, and directs that the following amendment shall be made in the said Order, namely:—

In paragraph 1 of the said Order, against the category of members "being persons who in the opinion of the Central Government have special knowledge of matters relating to the technical or other aspects of the said scheduled industries" after entry No. 5B relating to Shri N. L. Narayan the following entries shall be inserted, namely:—

"5 C. Shri Shyam Dhar Misra, M.P., No. 5, Gopigunj, BANARAS.

5 D. Shri M. A. Samad, M.L.A., Samad Buildings, Bhadohi, BANARAS (U.P.)

[No. 5(5)IA(G)/35.]

R. N. KAPUR, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

New Delhi, the 27th September 1956

S.R.O. 2246.—In exercise of the powers conferred by Section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (I of 1937), the Central Government hereby makes the following rules, the same having been previously published as required by the said section.

1. **Short title.**—(a) These rules may be called the Wool Grading and Marking Rules, 1956.

(b) They shall apply to wool obtained from sheep in any part of India except the State of Jammu and Kashmir and of specified trade descriptions as set out in the Schedules I to V.—hereto annexed.

2. **Grade Designations.**—The grade designations to indicate the characteristics and quality of clipped, ginned, pulled, lined and mixed wool are respectively set out in Schedules I to V.

3. **Definition of quality.**—The definition of quality indicated by the grade designations is specified in columns 2 to 4 of the Schedule I to V.

4. **Grade designation mark.**—The grade designation mark to be applied to each bale or package shall consist of a label bearing the design set out in Schedule VI.

5. **Method of marking.**—The grade designation mark shall only be applied on full or half pressed bales, as the case may be, in a manner approved by the Agricultural Marketing Adviser to the Government of India. The following particulars shall be clearly indicated on the label:—

- (i) Serial number;
- (ii) Grade;
- (iii) Colour;
- (iv) Yield percentage;
- (v) Name of place of packing;
- (vi) Date of packing and marking;

Provided that a packer authorised to grade under the provisions of Agricultural Produce (Grading and Marking) Act, 1937 (I of 1937) may stamp or write his private trade mark on the bale or package, if such private trade mark represents the same colour, quality and grade of wool as that indicated by the Agmark label and is duly certified by the Agricultural Marketing Adviser to that effect.

6. Method of Packing.—The wool shall be press-packed with covering of new gunny cloth in bales with sufficient number of bands tightly placed around the bale of customary weights of 200 to 450 lbs. (90·7 to 204·1 kg.).

7. Conditions of certificate of authorisation.—In addition to the conditions specified in rule 4 of the General Grading and Marking Rules, 1937, the conditions set out in Schedule VI to these rules shall be the conditions of any certificate of authorisation issued for the purposes of these rules.

8. Wool (Grading and Marking) Rules, 1953, are hereby repeated except as respects things done or omitted to be done.

SCHEDULE—I

Grade Designation and definition of quality of Indian Clipped Wool

Grade designation	Colour of fibre	Special characteristics	General characteristics
		Yield percent of wool	
1	2	3	4
C. W.	White	(a) Over 75% (b) Over 80% (c) Over 85% (d) Over 90%	All grades shall be free from ginned wool, pulled wool, limed wool, wool waste, processed wool waste or any other animal fibre and also from burrs, thorns, sticks and other extraneous matters except a few unavoidable. No wool having yield less than what has been prescribed column 3 will be allowed to be exported.
C.T.W.	Tinged White		
C.P.Y.	Pale Yellow	(a) Over 72½% (b) Over 75% (c) Over 80% (d) Over 85% (e) Over 90%	
C. Y.	Yellow		
C. C.	Coloured Wool	(a) Over 65% (b) Over 70% (c) Over 75% (d) Over 80%	Ditto.

Clipped wool shall be marked as "Clipped Wool" on Agmark labels & bales.

SCHEDULE—II

Grade designation and definition of quality of Indian Ginned wool

Grade Designation	Colour of fibre	Special Characteristics		General characteristics
		Yield % of ginned wool		
1	2	3		4
G. W.	(White)	} (a) Over 75% (b) Over 80% (c) Over 85% (d) Over 90%		All grades shall be free from pulled wool, limed wool, wool waste, processed wool, waste of any other animal fibre and also from burrs, thorns, sticks and other extraneous matters except a few unavoidable.
G.T.W.	(Tinged White)			
C.P.Y.	Pale Yellow			
P.G.Y.	Yellow			
G.D.C.	Coloured Wool	} (a) Over 72½% (b) Over 75% (c) Over 80% (d) Over 85% (e) Over 90%		Ditto.
		} (a) Over 65% (b) Over 70% (c) Over 75% (d) Over 80%		Ditto.

N.B.—Pulled wool shall be marked as "Pulled Wool" on Agmark labels and bales.

SCHEDULE—III

Grade Designation and definition of quality of Indian Pulled wool

Grade Designation	colour of fibre	Special characteristics		General characteristics	
		Yield percent of wool			
1	2	3		4	
PLD. W	White	} (a) Over 75% (b) Over 80% (c) Over 85% (d) Over 90%		All grades shall be free from ginned wool, limed wool, wool waste, processed wool waste or any other animal fibre and also from burrs, thorns, sticks and other extraneous matters except a few unavoidable.	
PLD. T.W.	Tinned White	}		No wool having yield less than what has been prescribed under column 3 will be allowed to be exported.	

1	2	3	4
PLD. P.Y.	Pale Yellow.	(a) Over 72½%	No wool having yield less than what has been prescribed under column 3 will be allowed to be exported.
		(b) Over 75%	
PLD. Y.	Yellow	(c) Over 80%	
		(d) Over 85%	
		(e) Over 90%	
PLD.C.	Coloured Wool	(a) Over 65%	Ditto.
		(b) Over 70%	
		(c) Over 75%	
		(d) Over 80%	

N.B.—Pulled wool shall be marked as “Pulled Wool” on Agmark labels and bales.

SCHEDULE—IV

Grade Designation and definition of quality of Indian Limes Wool (Tannery wool)

Grade Designation	Colour of fibre	Special characteristics	General characteristics
		Yield percent of wool	
1	2	3	4
LIM. W.	White	(a) Over 75%	All grades shall be free from ginned wool, pulled wool, wool waste, processed wool waste or any other animal fibre and also from burrs, thorns, stick and other extraneous matters except a few unavoidable.
		(b) Over 80%	
		(c) Over 85%	
		(d) Over 90%	
LIM. T.W.	Tinged White		No wool having yield less than what has been prescribed under column 3 will be allowed to be exported.
LIM. P.Y.	Pale Yellow	(a) Over 72½%	
		(b) Over 75%	Ditto.
LIM. Y.	Yellow	(c) Over 80%	
		(d) Over 85%	
		(e) Over 90%	
LIM. C.	Coloured Wool	(a) Over 65%	Ditto.
		(b) Over 70%	
		(c) Over 75%	
		(d) Over 80%	

N.B.—Limed wool shall be marked as “Limed Wool” on Agmark labels and bales.

SCHEDULE—V

Grade designation and definition of quality of Indian Mixed Wool

Grade Designation	Colour of fibre	Special characteristics	General characteristics
		Yield percent of wool	
1	2	3	4
X—W	White	(a) Over 75%	All grades shall be free from wool waste, processed wool waste and also from burrs, thorns, sticks and other extraneous matter except a few unavoidable.
		(b) Over 80%	
		(c) Over 85%	
		(d) Over 90%	

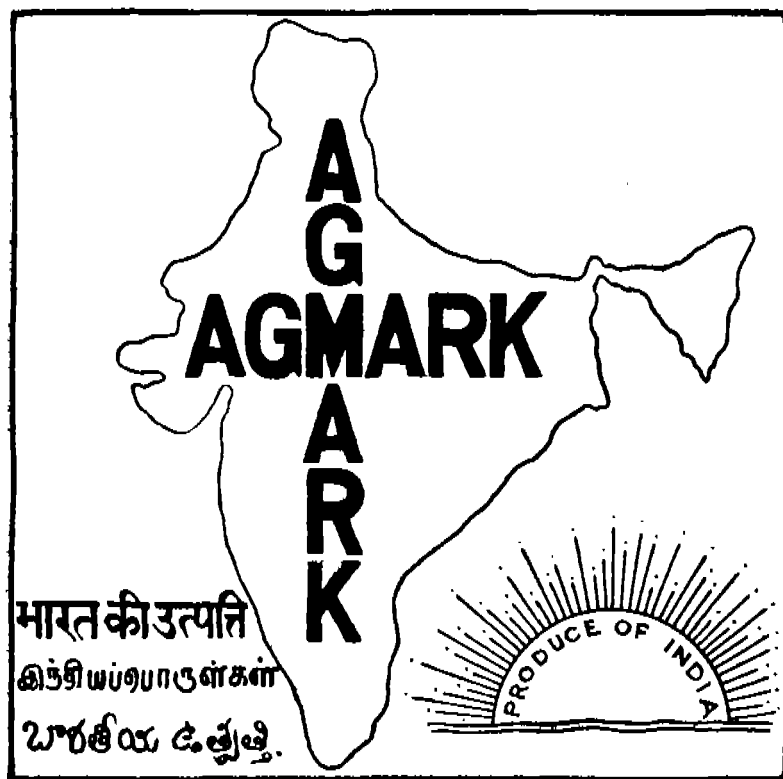
1	2	3	4
X—T.W.	Tinged White	} No wool having yield less than what has been prescribed under column 3 will be allowed to be exported.	
X—PY.	Pale Yellow		
		(a) Over 72½% (b) Over 75% (c) Over 80%	Ditto.
X—Y.	Yellow	(d) Over 85% (e) Over 90%	
X—C.	Coloured Wool	(a) Over 65% (b) Over 70% (c) Over 75% (d) Over 80%	Ditto.

N.B.—The mixed wool may contain wool of any type *i.e.* clipped,, ginned, pulled or limed, in any proportion and shall be marked as Mixed wool on Agmark labels and bales.

SCHEDULE—VI

(See Rule 4)

The grade designation mark to be applied to bales of wool shall contain the following design:—



I.C.A.R.

New Delhi, the 21st September 1956

S.R.O. 2247.—In exercise of the powers conferred by section 18 of the Indian Coconut Committee Act, 1944 (No. X of 1944), the Central Government hereby makes the following amendment in the Indian Central Coconut Committee Rules, 1945:—

In the said Rules, for rule 23, the following rule shall be substituted, namely:—

"23. CUSTODY AND DISBURSEMENT OF FUNDS

- (1) The Committee's money shall be kept within Government account in a banking or non-banking Treasury of Government and the current balances shall not be kept outside Government balances nor the surplus balances invested elsewhere. A 'Personal Deposit Account' of the Committee shall be opened within the Government Account and all monies at the disposal of the Committee with the exception of petty cash shall be paid in that account.
- (2) The monies which immediately before the commencement of this rule have been placed in fixed deposits or invested in Government securities and the like shall be paid in the 'Personal Deposit Account' as and when these investments mature, and no such fresh investments shall be made on or after such commencement.
- (3) Payment by or on behalf of the Committee shall be made in cash or by cheque against the 'Personal Deposit Account' of the Committee. The cheques and all orders for the withdrawal of the deposits or investments shall be signed by the Secretary, Indian Central Coconut Committee and by the President or the Vice-President or a member of the Committee who is specially authorised for the purpose."

[No. 7-99/55-Com.I.]

New Delhi, the 24th September 1956

S.R.O. 2248.—In pursuance of the provision of Sub-section (1) of Section 4 of the Indian Oilseeds Committee Act, 1946 (IX of 1946), the Central Government hereby re-nominates Shri Laxminivas Ramlal Ganeriwal, Sitarambagh, Hyderabad (Dn.) and nominates Shri R. L. Bhadwar, Chief Research Officer, Minor Forest Products, Forest Research Institute, Dehradun, as members of the Indian Central Oilseeds Committee with effect from the 1st October, 1956 for a period of 18 months i.e. upto 31st March, 1958.

[No. 6-10/56-Com.I.]

MOKAND LALL, Under Secy.

MINISTRY OF HEALTH*New Delhi, the 26th September 1956*

S.R.O. 2249.—It is hereby notified for general information that in further modification of this Ministry's notification No. F.4-1/54-LSG dated the 24th March, 1954, and in exercise of the powers conferred by clause (e) of sub-section (1) of section 3 of the Delhi Joint Water and Sewage Board Act, 1926, (23 of 1926), the Central Government have with effect from the 13th August, 1956 nominated Shri S. K. Majumdar, Deputy Secretary, Ministry of Finance, as a member of the Board in place of Shri O. V. Ramadorai, Deputy Secretary, Ministry of Finance (Delhi State) who has resigned.

[No. F.13-119/56-LSG.]

A. V. VENKATASUBBAN, Dy. Secy.

New Delhi, the 29th September 1956

S.R.O. 2250.—Dr. K. K. Chintan Nambiar, F.R.C.S. (Edin.), F.R.C.S. (Eng.) has been elected as a member of the Medical Council of India under clause (c) of sub-section (1) of section 3 of the Indian Medical Council Act, 1933 (27 of 1933).

[No. F. 5-97/56-M.I.]

A. T. SESHADRI, Under Secy.

MINISTRY OF TRANSPORT**(Transport Wing)***New Delhi, the 27th September 1956*

S.R.O. 2251.—In exercise of the powers conferred by section 22 of the Calcutta Port Act, 1890 (Bengal Act III of 1890), the Central Government is pleased to authorise the Commissioners for the Port of Calcutta to raise on the 1st October 1956 a debenture loan of Rs. 78 lakhs (seventy eight lakhs) repayable on the 1st October 1986.

2. The whole of the loan will be taken up by the Commissioners' Reserve Funds in accordance with the provisions of sub-section (1) of section 24-C of the said Act.

[No. 9-B-P I (39)/56.]

T. S. PARASURAMAN, Dy. Secy.

(Transport Wing)**PORTS***New Delhi, the 27th September 1956*

S.R.O. 2252.—In exercise of the powers conferred by section 7 of the Madras Outports Landing and Shipping Fees Act, 1885 (Madras Act III of 1885) and in supersession of all previous notifications on the subject, the Central Government hereby appoint, with effect from the 1st October 1956, the Port Administrative Officer, Vizagapatam Port to be the officer, to levy, receive and account for all fees payable under the Act at the port of Vizagapatam and to carry out the provisions of section 8 of the said Act.

[No. 17-PIII(2)/56.]

S.R.O. 2253.—In exercise of the powers conferred by sections 7 and 36 of the Indian Ports Act, 1908 (XV of 1908) and in supersession of all previous notifications on the subject, the Central Government is pleased to appoint, with effect from the 1st October 1956, the Port Administrative Officer, Vizagapatam Port, to be the conservator of the port of Vizagapatam and to receive all dues, fees and other charges authorised to be taken at the port of Vizagapatam by or under the Act and subject to the control of the Central Government to expend the receipts on any of the subjects authorised by the said Act.

[No. 17-P III(2)/56.]

K. BALAKRISHNAN, Under Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY
(Central Boilers Board)*New Delhi, the 26th September, 1956*

S.R.O. 2254.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923, (5 of 1923) the Central Boilers Board hereby makes the following amendments in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

In the said Regulations,—

1. In regulation 10, after clause (b), the following clause shall be inserted namely:—

“(c) When the material is required for flame cutting and/or welding, the carbon content shall not exceed 0.30% and special precautions shall be taken when the carbon content exceeds 0.26%.

When steels are intended for service temperatures over 700°F. the silicon content shall be not less than 0.10% alternatively, the material shall pass the proof test for creep quality of carbon steel plates of boiler quality.”

2. In regulation 39, the following paragraph shall be inserted at the end, namely:—

“The flattening test carried out in accordance with any other standard code may be accepted in which case the code adopted shall be specified.”

3. In regulation 40, the following paragraph shall be inserted at the end, namely:—

“The expanding test carried out in accordance with any other standard code may be accepted in which case the code adopted shall be specified.”

4. In regulation 44—

(i) in clause (b), the following paragraph shall be inserted at the end, namely, “The flattening test carried out in accordance with any other standard code may be accepted in which case the code adopted shall be specified.”;

(ii) in clause (c), the following paragraph shall be inserted at the end, namely, “The expanding test carried out in accordance with any other standard code may be accepted in which case the code adopted shall be specified.”.

5. In clause (d) of regulation 48, the following paragraph shall be inserted at the end, namely:—

“Selection of specimens for testing may be in accordance with any other standard code in which case the code adopted shall be specified.”

6. In regulation 49—

(i) in clause (b), the following paragraph shall be inserted at end, namely, “the flattening test carried out in accordance with any other standard code may be accepted in which case the code adopted shall be specified.”;

(ii) in clause (c), the following paragraph shall be inserted at the end, namely, “In lieu of the expanding test, the flaring test carried out in accordance with any other standard code may be accepted in which case the code adopted shall be specified.”

7. In regulation 54—

(i) in clause (b), the following paragraph shall be inserted at the end, namely, “The flattening test carried out in accordance with any other standard code may be accepted in which case the code adopted shall be specified.”;

(ii) in clause (c), the following paragraph shall be inserted at the end, namely, “In lieu of the expanding test, the flaring test carried out in accordance with any other standard code may be accepted in which case the code adopted shall be specified.”

[No. BL-304(15)/53.]

S.R.O. 2255.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following amendments in the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

In the said regulations—

(1) For the heading “Regulations for Registration and Inspection of Economisers” above regulation 524 the following shall be substituted, namely:—

“Regulations for Registration and Inspection of Economisers and Feed pipes”.

(2) For regulation 529 the following shall be substituted, namely:—

529(a) *Registration Books.*—Registration Books shall be maintained on the lines of Regulation 387

(b) *Transfer of Memorandum of Inspection Book and Registration.*

Books.—On an economiser passing from one State to another, the Memorandum of Inspection and Registration Books shall, on the request of the Chief Inspector of the State to which the economiser has been transferred, be forwarded to that Officer who shall take over their custody and maintain them as prescribed.

(3) After regulation 534, the following regulations shall be inserted, namely:—

- 535(a) *Inspection of Feed Pipes.* Feed pipes shall be inspected and hydraulically tested before erection in place, and the hydraulic test pressure shall be not less than twice the working pressure of the economiser. A certificate from the recognised maker or Inspecting Authority that this has been done may be accepted. If the Inspector is satisfied with the test, the pipes may be erected. No Separate certificate for feed pipes shall be issued, nor shall a separate fee be charged for their inspection.
- (b) At subsequent inspection or at any other time, the Inspector may make an external inspection of feed pipes and if found in an unsatisfactory condition, he shall report the matter to the Chief Inspector who may require the pipes to be hydraulically tested.
536. *Submission of plans of feed pipes.*—Plans of feed pipes shall be submitted to the Chief Inspector before erection, for his decision whether the pipes and their arrangement comply with the Regulations.

[No. BL-304(19)/54].

M. N. KALE, Secy.

MINISTRY OF COMMUNICATIONS

New Delhi, the 28th September 1956

S.R.O. 2256.—In pursuance of sub-rule (5) of rule 430 of the Indian Telegraph Rules, 1951 and in supersession of the provisions of this Ministry's notification dated the 11th August, 1956 published as S.R.O. No. 1834, the Central Government hereby specifies the 16th day of October, 1956 as the date on which the message rate system will be introduced at Jodhpur Telephone Exchange.

[No. PHB 163-1/55.]

V. M. BHIDE, Dy. Secy.

MINISTRY OF REHABILITATION

New Delhi, the 26th September 1956

S.R.O. 2257.—In exercise of the powers conferred by sub-section (1) of section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints the officer for the time being holding the post of Tehsildar Rehabilitation in the Rehabilitation Department of the State of Patiala and East Punjab States Union, to the post of a Settlement Officer for the purpose of performing within the said State the functions assigned to the Settlement Officer by or under the said Act.

[No. 1(7) (11)/56-SIII-I.]

New Delhi, the 27th September 1956

S.R.O. 2258.—In exercise of the powers conferred by sub-section (1) of section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby appoints Shri S. V. Badlani as Assistant Settlement Officer for the purpose of performing the functions assigned to such officer by or under the said Act, with effect from the date he took charge of his post.

[No. 7/26/56-SII (Pt.II).]

ORDER

New Delhi, the 26th September 1956

S.R.O. 2259.—In exercise of the powers conferred by sub-section (1) of section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Central Government hereby directs that the officer specified

in column 1 of the Schedule below who has been appointed under the said sub-section to the post specified in the corresponding entry in column 2 of that Schedule shall perform the functions assigned to him by or under the said Act only in respect of agricultural lands, situated in the State of Patiala and East Punjab States Union in any rural area as defined in clause (f) of rule 2 of the Displaced Persons (Compensation and Rehabilitation) Rules, 1955, including houses, if any, in any such area allotted along with such lands.

SCHEDULE

<i>Column 1. Name of Officer.</i>	<i>Column 2. Appointment made.</i>
Officer for the time being holding the post of Tehsilder Rehabilitation in the Rehabilitation Department of the Government of the State of Patiala and East Punjab States Union.	Settlement Officer in the State of Patiala and East Punjab States Union.

[No. 1(1) (11)/56-SIII-II.]

H. S. NAIR, Under Secy.

MINISTRY OF LABOUR

New Delhi, the 22nd September 1956

S.R.O. 2260.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following amendment in the Labour Officers (Central Pool) Recruitment and conditions of Service Rules, 1951, namely:—

In the said Rules for rule 5A the following rule shall be substituted, namely:—

"5A. *Disqualifications for appointment*—

- (i) No person who has more than one wife living shall be eligible for appointment as Labour Officer in the Central Pool;
- (ii) No female candidate who has married a person having already a wife living shall be eligible for appointment to the post of Labour Officer in the Central Pool.

Provided that the Government of India may, if satisfied that there are special grounds for doing so, except any person male or female from the operation of this rule."

[No. 3/LWI(II)-4(1)/56.]

New Delhi, the 1st October 1956

S.R.O. 2261.—In exercise of the powers conferred by clause (1) of Article 258 of the Constitution, the President hereby entrusts to the Government of Saurashtra, with their consent, the functions of the Central Government under sub-section (1) of Section 20 of the Minimum Wages Act, 1948 (II of 1948).

[LWI-I-2(3)1956.]

P. N. SHARMA, Under Secy.

New Delhi, the 26th September 1956

S.R.O. 2262.—Whereas it appears to the Central Government that the employers and the majority of the employees in relation to each of the factories of (1) Messrs. V.A.P. Corporation (Private) Limited, 208, Ghodbunder Road, Santacruz West, Bombay 23, (2) Messrs. Narayan Silk Mills Limited, 34, Nesbit Road, Mazgaon, Bombay-10, (3) Messrs. Rainbow Ink and Varnish Manufacturing Co. (Private) Ltd., 133, Vakola Santacruz, Bombay, and (4) Messrs. National Air Co. Private Ltd., Arch No. 11, Below Mahalaxmi Bridge Jacob Circle, Bombay-11, have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952) should be made applicable to such factory.

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central

Government hereby applies the provisions of the said Act to the said factories.

2. This notification shall be deemed to have come into force on the 1st day of July, 1956.

[No. PF.57(11)/56/I.]

S.R.O. 2263.—Whereas it appears to the Central Government that the employers and the majority of the employees in relation to each of the factories of (1) Messrs. Jai-Hind Rubber Products Private Ltd., 391-F, Grant Road, Bombay-1 and (2) Messrs. Tayabi Bucket Factory, 174-178, Ripon Road, Cross Lane, Bombay-8, have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952) should be made applicable to such factory.

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby applies the provisions of the said Act to the said factories.

2. This notification shall be deemed to have come into force on the 1st day of August, 1956.

[No. PF.57(11)/56/II.]

S.R.O. 2264.—Whereas it appears to the Central Government that the employers and the majority of the employees in relation to the factory of Messrs Hindustan Lacc Manufacturing Corporation Ltd., Hide Road, Kidderpore, Calcutta, have agreed that the provisions of the Employees' Provident Funds Act, 1952 (19 of 1952) should be made applicable to such factory.

Now, therefore, in exercise of the powers conferred by sub-section (4) of section 1 of the Employees' Provident Funds Act, 1952 (19 of 1952) the Central Government hereby applies the provisions of the said Act to the said factory.

[No. PF.57(11)/56/III.]

New Delhi, the 27th September 1956

S.R.O. 2265.—Whereas the Central Government is satisfied that Shri B. P. Jha has ceased to represent the interest on whose behalf he was nominated as a trustee under the Coal Mines Provident Fund Scheme published with the notification of the Government of India in the Ministry of Labour No. PF. 15(5)/48, dated the 11th December, 1948.

Now, therefore, in exercise of the powers conferred by paragraph 7 of the said Scheme, the Central Government hereby removes the said Shri B. P. Jha from the office of a trustee under the said Scheme.

[No. PF. 4(26)/56.]

New Delhi, the 28th September 1956

S.R.O. 2266.—In pursuance of paragraph 3 of the Coal Mines Provident Fund Scheme published with the notification of the Government of India in the Ministry of Labour No. PF.15(5)/48 dated the 11th December 1948, the Central Government hereby nominates Shri Ram Narain Sharma, M.L.A., P.O. Jharia, District Manbhum, to the Board of Trustees and makes the following further amendment in the notification of the Government of India in the Ministry of Labour No. 2227, dated the 5th October 1955, namely:—

In the said notification, for the entry "(14) Shri B. P. Jha, General Secretary, Colliery Mazdoor Congress, Bengal Hotel, Asansol (Burdwan)" the entry "(14) Shri Ram Narain Sharma, M.L.A., P.O. Jharia, District Manbhum" shall be substituted.

[No. PF. 4(26)/56.]

New Delhi, the 29th September 1956

S.R.O. 2267.—In exercise of the powers conferred by section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (46 of 1948), the Central Government hereby makes the following amendments in the Hyderabad Coal Mines Provident Fund Scheme published with the Notification of the Government of

India in the Ministry of Labour No. PF.23(5)/II/52, dated the 12th March, 1956, namely:—

In paragraph 41 of the said Scheme—

(a) at the end of clause (a) of sub-paragraph (1) the word “or” shall be inserted;

(b) the proviso to clause (a) of sub-paragraph (1) shall be omitted;

(c) the second proviso to sub-paragraph (2) shall be omitted;

(d) after sub-paragraph 2, the following sub-paragraph shall be inserted namely:—

“(2A) When a member withdraws any amount under sub-paragraph (2), the following provisions shall apply, namely:—

(i) seventy-five per cent. of the employer's contribution and interest thereon shall be forfeited to the Fund if the period of his membership of the Fund is less than 3 years; or

(ii) fifty per cent. of the employer's contribution and interest thereon shall be forfeited to the Fund if the period of membership is 3 years or more but less than 5 years; or

(iii) twenty-five per cent. of the employer's contribution and interest thereon shall be forfeited to the Fund if the period of membership is 5 years or more but less than 10 years; or

(iv) fifteen per cent. of the employer's contribution and interest thereon shall be forfeited to the Fund if the period of membership is 10 years or more but less than 15 years; or

(v) no forfeiture shall be made if the period of membership is 15 years or more.”.

[No. PF. 2(102)/56.]

New Delhi, the 1st October 1956

S.R.O. 2268.—In exercise of the powers conferred by sub-section (1) of Section 13 of the Employees' provident Funds Act, 1952 (19 of 1952) and in supersession of the Notification of the Government of India in the Ministry of Labour No. S.R.O. 1900 dated the 30th August, 1955, the Central Government hereby appoints Shri M. Malleshayya, Commissioner of Labour, Mysore, to be an Inspector for the whole of the State of Mysore for the purpose of the said Act, and of any Scheme made hereunder, in relation to factories within that State engaged in a controlled industry or in an industry connected with a mine or an oilfield.

[No. PF.31(245)/56.]

R. C. SAKSENA, Under Secy.

New Delhi, the 1st October 1956

S.R.O. 2269.—In pursuance of section 4 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby—

(a) notifies that Shri Malleshayya, M.A., LL.B., Commissioner of Labour in Mysore, Bangalore, has been nominated by the Government of Mysore as a member of the Employees' State Insurance Corporation in place of Shri Kantharaj Urs, B.A., and

(b) makes the following further amendment in the notification of the Government of India in the Ministry of Labour No. S.R.O. 2155 dated the 16th November, 1953, namely:—

for entry 19, the following entry shall be substituted, namely:—

“19. Shri M. Malleshayya, M.A., LL.B., Commissioner of Labour, in Mysore, Bangalore.”

[No. F.H.I.1(31)/56.]

ORDER

New Delhi, the 26th September 1956

S.R.O. 2270.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby

exempts, for a further period of one year with effect from the 1st October 1956, from the payment of the employer's special contribution under Chapter V-A of the said Act, every factory—

- (a) which is exclusively engaged in one or more of the manufacturing processes specified in column 1 of the Table annexed hereto or any other manufacturing process which is incidental to or connected with any of the aforesaid processes or in any other manufacturing process carried on in a seasonal factory of the nature referred to in clause (12) of section 2 of the said Act; and
- (b) which is situated in any area specified in the corresponding entry in column 2 of the said Table, subject to the condition, if any, specified in the corresponding entry in column 3 of the said Table.

TABLE

Name of the Manufacturing process	Area where situated	Conditions
1	2	3
1. Redrying un-manufactured leaf tobacco.	Whole of India except the State of Jammu and Kashmir.	
2. Rice milling	Do.	
3. Cold storage	Do.	
4. Salt manufacture	Do.	
5. Oil mills	Do.	Provided that the process of oil milling is subsidiary to any other manufacturing process which is seasonal and so long as the number of employees engaged in oil milling is less than fifty.
6. Ice manufacture	The States of Punjab, Delhi, Ajmer, Uttar Pradesh, Vindhya Pradesh, Madhya Pradesh, Madhya Bharat, Bhopal, Hyderabad, Bihar, Rajasthan, and PEPSU.	

[No. HI-6(109)/56.]

B. R. KHANNA, Under Secy.

ORDER

New Delhi, the 29th September 1956

S.R.O. 2271.—In exercise of the powers conferred by section 73F of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby exempts, for a further period of six months with effect from the 1st October, 1956, from the payment of the employer's special contribution under Chapter V-A of the said Act, every factory—

(a) which is exclusively engaged in the manufacturing process specified in column 1 of the Table annexed hereto or in any other manufacturing process which is incidental to or connected with the aforesaid process; and

(b) which is situated in any area specified in the corresponding entry in column 2 of the said Table.

TABLE

Name of the manufacturing process.

1	2
Cashew processing	Whole of India except the State of Jammu and Kashmir.

[No. HI-6(109)/56.]

K. N. NAMBIAR, Dy. Secy.

MINISTRY OF INFORMATION AND BROADCASTING**ORDER***New Delhi-2, the 26th September, 1956.***S.R.O. 2272.**—The Central Government hereby:—

- (a) directs, in pursuance of the provisions of the Order of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 3805, dated the 26th December, 1955 and in modification of the Order of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 1283, dated the 29th May, 1956, that the Advisory Panel of the Central Board of Film Censors at Bombay shall consist of 35 members with effect from the 29th September, 1956.
- (b) appoints, after consultation with the Central Board of Film Censors the following persons as members of the Advisory Panel at Bombay with effect from the 29th September, 1956:—
1. Shrimati Sudha Vasudeo Bhandarkar;
 2. Shri T. V. Ramanujam;
 3. Shrimati Shanta J. Shelke; and
 4. Shrimati Dr. Usha Mehta.

[No. 14/2/56-FC.]

S. GOPALAN,

Special Officer, Press and Films.

ORDER*New Delhi-2, the 27th September 1956*

S.R.O. 2273.—In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the order of Government of India in the Ministry of Information and Broadcasting No. S.R.O. 945 dated the 28th April, 1955 the Central Government with previous approval of the Film Advisory Board, Bombay hereby certifies films specified in column 2 of the schedule hereto annexed, in all their language versions to be of the description specified against each in the corresponding entry of column 5 of the said schedule.

Sl. No.	Title of the film	Name of the Producer	Source of supply	Whether scientific film or a film intended for educational purposes or film dealing with news and current events or a documentary film.
1.	Indian News Review No. 410.	Govt. of India, films Division Bombay.	Govt. of India, Films Division Bombay.	Film dealing with news and current events.
2.	Basis of Progress.	Dr. P.V. Pathy for Govt. of India, Films Division Bombay.	Do	Documentary film.

[No. 14/2/56-FD.App 103.]

B. S. DASARATHY, Dy. Secy.

